

# MOTION FOR LEAVE TO FILE PLAINTIFF'S FIRST SUPPLEMENTAL RESPONSE TO DEFENDANTS HUBNER AND CANALES' MOTION TO DISMISS UNDER RULE 12(b)(6) AND BRIEF IN SUPPORT

#### TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW Barbara Jeanne Altemeier, Plaintiff, in the above-entitled case to file this Motion for Leave to File Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support and would show this Court the following, to wit:

Due to the fact that Plaintiff has discovered additional evidence through her research since the time of the filing of Plaintiff's original Response to Defendants' Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support, Plaintiff asks to file the attached supplemental response which is significant to this case.

Plaintiff requests that this motion for leave be considered by this Honorable Court in the benefit of justice, fair play and judicial economy.

IT IS THEREFORE Prayed that this Motion for Leave be granted.

Respectively submitted,

Barbara Jeanne Altemeier, Pro Se 13861 Yockey Street Garden Grove, California 92844 (714) 379-9557

### **VERIFICATION**

IT IS HEREBY Verified that under the penalties of perjury that the foregoing Motion for Leave to File Plaintiff's First Supplemental Response to Defendants Hubner and Canales's Motion to Dismiss Under Rule 12(b)(6 and Brief in Support is true and correct to the best of my knowledge and belief.

Witness my hand and seal this \_/\frac{1}{2} day of March, 2011.

Barbara Jeanne Altemeier

#### **CERTIFICATE OF SERVICE**

IT IS HEREBY Certified that a copy of the aforementioned Motion for Leave to File Plaintiff's First Supplemental Response to Defendants Hubner and Canales's Motion to Dismiss Under Rule 12(b)(6 and Brief in Support was sent by First Class Mail on the /// day of March, 2011 to the Defendants below.

Barbara Jeanne Altemeier

J.G. Schuette James Carroll Butt Dallas City Attorney's Office 1500 Marilla Street, 7<sup>th</sup> Floor Dallas, Texas 75201



### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

BARBARA JEANNE ALTEMEIER,	§	
	§	
PLAINTIFF,	§	
	§	
v.	§	No. 3:10-CV-02646-N (BK)
	§	
DALLAS COUNTY, TEXAS (1); et al.,	§	
	§	
DEFENDANTS.	§	

### PLAINTIFF'S FIRST SUPPLEMENTAL RESPONSE TO DEFENDANTS HUBNER AND CANALES' MOTION TO DISMISS UNDER RULE 12(b)(6) AND BRIEF IN SUPPORT

NOW COMES Barbara Jeanne Altemeier, Plaintiff, to file this Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support and would show the Court the following to wit:

Plaintiff herein addresses Defendants Ronald M. Hubner (9) and Louis Canales (8) F.R.C.P 12(b)6 Motion to Dismiss for "failure to state a claim upon which relief can be granted" and Statute of Limitations arguments.

### DEFENDANT'S F.R.C.P 12(b)6 MOTION: "FAILURE TO STATE A CLAIM..."

As stated in Plaintiff's Notice to Clerk of Clerical Error (Docket #58) of March 2, 2011:

Plaintiff filed a Complaint in the U.S. District Court for the Central District of California as Cause #8:10-CV-01692-JVS(AGR) on November 4, 2010 (see Docket Item #1). Plaintiff filed a First Amended Complaint on December 7, 2010 (see Docket Item #6).

In entering Plaintiff's First Amended Complaint as Docket Item #6, the Clerk of the U.S. District Court for the Central District of California failed to scan pages 41, 42, and 43 of the filed document. These pages contain the last part of Count XXXIX, all of Count XL, all of Count XLI, all of V. Conclusion, and the first part of VI. Damages. Notably, the missing pages plead Plaintiff's damages, including both monetary damages and request for retraction of false and defamatory statements that have damaged Plaintiff's reputation and may continue to damage Plaintiff's reputation in the future. ...

On December 27, 2010, United States District Judge James V. Selena filed an Order Transferring Case to the U.S. District Court for the Northern District of Texas (see Docket Item #7). The case was electronically transferred to the U.S. District Court for the Northern District of Texas on December 29, 2010 as Cause #3:10-CV-02646-N-BK (see Docket Item #8). ...

On February 2, 2011, Clerk of the U.S. District Court for the Central District of California filed Notice of Clerical Error, which includes Plaintiff's entire First Amended Complaint, and is available on the Docket Sheet of the U.S. District Court for the Central District of California.

However, a second error occurred when the Clerk of the U.S. District Court for the Central District of California failed to forward their Notice of Clerical Error filed to the U.S. District Court for the Northern District of Texas, where the case had been transferred. ...

Notably, although there was a clerical error in scanning Plaintiff's First Amended Complaint filed in the U.S. District Court for the Central District of California found by the Plaintiff, and a second error when the Notice of Clerical Error was not transferred by them to the U.S. District Court for the Northern District of Texas, all parties were properly served by Plaintiff with the complete First Amended Complaint as is required.

The complete Plaintiff's First Amended Complaint, including Plaintiff's claims for damages and requested relief, as filed in the U.S. District Court for the Central District of California and served upon Defendants can now be found at the U.S. District Court for the Northern District of Texas in Docket Item #6 under "Additional attachment(s) added on 2/28/2011 #1 Additional Page(s) Notice of Clerical Error."

### DEFENDANT'S F.R.C.P 12(b)6 MOTION: "... UPON WHICH RELIEF MAY BE GRANTED"

The U.S. Supreme Court recently addressed the requirements to survive a FRCP 12(b)6 motion in *Bell Atlantic Corp. v. Twombly*, 127 S.Ct. 1955 (2007):

This case presents the antecedent question of what a plaintiff must plead in order to state a claim under § 1 of the Sherman Act. Federal Rule of Civil Procedure 8(a)(2) requires only "a short and plain statement of the claim showing that the pleader is entitled to relief," in order to "give the defendant fair notice of what the ... claim is and the

grounds upon which it rests," Conley v. Gibson, 355 U.S. 41, 47, 78 S.Ct. 99, 2 L.Ed.2d 80 (1957). While a complaint attacked by a Rule 12(b)(6) motion to dismiss does not need detailed factual allegations, ibid.; Sanjuan v. American Bd. of Psychiatry and Neurology, Inc., 40 F.3d 247, 251 (C.A.7 1994), a plaintiff's obligation to provide the \*1965 "grounds" of his "entitle[ment] to relief" requires more than labels and conclusions, and a formulaic recitation of the elements of a cause of action will not do, see Papasan v. Allain, 478 U.S. 265, 286, 106 S.Ct. 2932, 92 L.Ed.2d 209 (1986) (on a motion to dismiss, courts "are not bound to accept as true a legal conclusion couched as a factual allegation"). Factual allegations must be enough to raise a right to relief above the speculative level, see 5 C. Wright & A. Miller, Federal Practice and Procedure § 1216, pp. 235-236 (3d ed.2004) (hereinafter Wright & Miller) ("[T]he pleading must contain something more ... than ... a statement of facts that merely creates a suspicion [of] a legally cognizable right of action"), [FN3] on the assumption that all the allegations in the complaint are true (even if doubtful in fact), see, e.g., Swierkiewicz v. Sorema N. A., 534 U.S. 506, 508, n. 1, 122 S.Ct. 992, 152 L.Ed.2d 1 (2002); Neitzke v. Williams, 490 U.S. 319, 327, 109 S.Ct. 1827, 104 L.Ed.2d 338 (1989) ("Rule 12(b)(6) does not countenance ... dismissals based on a judge's disbelief of a complaint's factual allegations"); Scheuer v. Rhodes, 416 U.S. 232, 236, 94 S.Ct. 1683, 40 L.Ed.2d 90 (1974) (a well-pleaded complaint may proceed even if it appears "that a recovery is very remote and unlikely").

The new Bell Atlantic Corp. v. Twombly, supra standard was summarized by one writer as meaning "The Court held that complaints must now state enough facts to make it plausible that the plaintiff is entitled to relief."

At the same time, was held in Haines v. Kerner et al., 404 U.S. 509 (1972) that pro se Plaintiffs should be allowed the opportunity to offer proof of government wrongdoing in defending against a F.R.C.P. 12(b)6 motion by a government entity, even if they initially fail to plead such evidence initially in their Complaint.

In practice, in responding to a F.R.C.P. 12(b)6 motion by government entity defendants, it has been suggested that a plaintiff may find it useful to try to overcome the presumption that the government is always right by demonstrating clear evidence of wrong doing by the government in the complaint or response in order to justify the costs of discovery to the Court, thus front-loading the production of such evidence to the extent possible.

### PLAINTIFF'S EVIDENCE OF WRONGDOING BY DEFENDANTS CITY OF DALLAS, RONALD M. HUBNER AND LOUIS CANALES:

As generally described in Plaintiff's First Amended Complaint as corrected in Docket Item #6 under "Additional attachment(s) added on 2/28/2011 #1 Additional Page(s) Notice of Clerical Error" on page 5 lines 3-7, 13-16 and page 7 lines 8-17, Louis Canales (8) and Ronald M. Hubner (9) made an arrest/hold of Plaintiff on October 17, 2006 without a warrant and without a probable cause. This resulted in Plaintiff's 42.U.S.C. 1983 deprivation of rights under color of law, namely, Plaintiff's incarceration in the Dallas County Jail for 78 days.

### JAMES SCHULTZ REQUESTED PLAINTIFF'S "WARRANTLESS ARREST" AND LOUIS CANALES AND RONALD M. HUBNER COMPLIED:

Plaintiff proffers the police report of Fruitport Township (4) James Schultz (5) dated September 13, 2006 for incident 2006-004326-I 2006 "page 36" (Appendix to Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)6 and Brief in Support, herein referred to as "Appendix", Item A.1) While Plaintiff cannot authenticate these documents directly, no municipality in the U.S. is likely to credibly deny the validity of their own police reports in the face of potential cross-examination.

James Schultz's (5) report in Appendix A.1 states:

"At that point, Ofc. Canales wanted to know about the status of Barbara Altemeier. At 1518hrs, I was advised that she was not arrested and based upon the statements that I had just received from Ofc. Canales and Ofc. Bartek, I advised them that I wanted her arrested. I advised Ofc. Canales that I would like them to make a warrantless arrest on Barbara Altemeier for her part in the embezzlements. Ofc. Canales then took Barbara into physical custody and I advised them that I would contact the Muskegon Co. Pros. Office and obtain a warrant. Ofc Canales further stated that he would call me back shortly after taking care of the arrest."

This is supported by Appendix Item A.2, Dallas (2) Police Department Arrest Report 06-

0058323, which states "CHG" "HOLD" "DESCRIPTION" "01MICHIGAN 1@NO BOND". This arrest report gives no warrant number.

This is further supported by Appendix Item A.3, Dallas County (1) Jail booking sheet 06085892, which states "Hold Fruitport Michigan" and gives no warrant number.

The "warrantless arrest"/hold of Plaintiff by Defendants Ronald M. Hubner (9) and Louis Canales (8) on October 17, 2006 at the request of Fruitport Township (4) James Schultz (5) resulted in Plaintiff's 42.U.S.C. 1983 deprivation of rights under color of law, namely, Plaintiff's incarceration in the Dallas County Jail for 78 days.

These actions by Defendants Ronald M. Hubner (9) and Louis Canales (8) violated Plaintiff's right to be secure in her person under the 4<sup>th</sup> amendment of the U.S. Constitution; and the due process clause of the 5<sup>th</sup> Amendment to the U.S. Constitution; and the equal protection clause of the 14<sup>th</sup> Amendment of the U.S. Constitution.

### THERE IS NO STATUTE OF LIMITATIONS ON A TITLE 42 U.S.C. §§ 1983, 1985 (3); TORT ACTION; TITLE 28 U.S.C. §§ 1331, 1332, 1343, 1367.

This case is a Federal civil rights lawsuit, which has no statute of limitations. The legal principle governing that is where there is no specific statute stating a statute of limitations, it is to the exclusion of all other statute of limitations. Defendants cannot borrow a statute of limitations from another statute of limitations period. Therefore, their action is not time-barred.

Section 1983 whether in a State Court or Federal Court contains no statute of limitations. The general or residual limitations period in the state in which the claim is filed controls. Wilson v. Garcia, 471 U.S. 261 (1985). For instance, in the state case (Missouri), the statute of limitations for Section 1983 suits is five years. Sulik v. Taney County, Mo., 393 F.3d 765 (8<sup>th</sup> Cir. 2005).

"[T]he accrual date of a § 1983 cause of action is a question of federal law that is *not* resolved by reference to state law." Wallace v. Kato, 127 S.Ct. 1091, 1095 (2007) (emphasis by the Court).

The Supreme Court has generally referred to state law on the issue of statute of limitations tolling. Wallace v. Kato, supra.

#### **SUMMARY:**

Plaintiff herein proffers clear evidence of wrongdoing against government defendants Defendants Ronald M. Hubner (9) and Louis Canales (8) in response to their F.R.C.P 12(b)6 Motion. Plaintiff asserts that TITLE 42 U.S.C. §§ 1983 Civil Rights claims have no statute of limitations.

THEREFORE, IT IS Prayed that Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support be denied and that discovery be allowed to proceed.

Respectively submitted,

Barbara Jeanne Altemeier, Pro Se

13861 Yockey Street

Garden Grove, California 92844

(714) 379-9557

### **VERIFICATION**

IT IS HEREBY Verified that under the penalties of perjury that the foregoing Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support is true and correct to the best of my knowledge and belief.

Witness my hand and seal this 24 day of March, 2011.

Barbara Jeanne Alterneier

### **CERTIFICATE OF SERVICE**

IT IS HEREBY Certified that a copy of the aforementioned Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)(6) and Brief in Support was sent by First Class Mail on the // day of March, 2011 to the Defendants below.

Barbara Jeanne Alterneier

J G Schuette James Carroll Butt Dallas City Attorney's Office 1500 Marilla Street 7th Floor Dallas, TX 75201



### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

BARBARA JEANNE ALTEMEIER,	§	
PLAINTIFF,	§ § 8	
v.	§	No. 3:10-CV-02646-N (BK)
DALLAS COUNTY, TEXAS (1); et al.,	§ §	
DEFENDANTS.	§ §	

# APPENDIX TO PLAINTIFF'S FIRST SUPPLEMENTAL RESPONSE TO DEFENDANTS HUBNER AND CANALES' MOTION TO DISMISS UNDER RULE 12(b)6 AND BRIEF IN SUPPORT

A. Evidence that Fruitport Township (4) James Schultz (5) asked City of Dallas (2) Louis Canales (8) and Ronald M. Hubner (9) to perform a "warrantless arrest" of Plaintiff and they complied, as referred to in the First Amended Complaint (pages 5 lines 3-7, 13-25, page 7 lines 8-10).

A.1 Schultz police report "warrantless arrest"

page 2.

Fruitport Township (4) James Schultz (5) Police Report dated September 13, 2006 for incident 2006-004326-I page 36, reporting on 10-17-06 in paragraph 4:

"I advised Ofc. Canales that I would like them to make a warrantless arrest on Barbara Altemeier for her part in the embezzlements. Ofc Canales then took Barbara into physical custody and I advised them that I would contact the Muskegon Co. Pros. Office and obtain a warrant."

A.2 City of Dallas police report—no warrant number

page 3.

City of Dallas (2) Police Department Arrest Report 06-0058323, printed 03/30/10; warrant number—no warrant number.

A.3 Dallas County Jail booking sheet—no warrant number

page 4.

Dallas County (1) Jail Booking Sheet 06085892—no warrant number.

Verification

page 5.

Certificate of Service

pages 5.

2006-004326-I FRUITPORT POLICE DEPARTMENT Continued Offense: 99003 Incident No Date & Time Rept

MISSING PERSONS 09/13/2006 20:01 2006-004326-I

of the forms and he stated that he would continue to tell Barbara that he was having trouble with his fax machine. Sisson again stated that he thought it was odd that Barbara was calling making the transfer requests on Alan and Leland's Davis's accounts.

E Μ Ε

N

#### ARRESTS BY DALLAS P.D:

On 10-17-06 at 1448hrs, I received a cell phone call from Ofc. Bartek of the Richardson P.D in Texas. I was advised that Dallas Police Department officers had Alan Davis in custody and were detaining Barbara Altemeier at the pharmacy. I was further advised that Barbara and Alan Davis had driven to the pharmacy in a blue Blazer matching the description of Alan Davis's vehicle. I was further advised by Ofc. Bartek that while Alan Davis was in custody, he made the admissions that he and Barbara had "power of attorney" over Leland Davis. Ofc. Bartek advised that she would help investigate the scene and then call me back with more information as there was a lot going on.

CONTACT WITH OFC. LOUIS CANALES-DALLAS P.D.:

On 10-17-06 at 1505hrs, I received a cellular phone call from Dallas P.D. officer Louis Canales. Ofc. Canales confirmed to me that they had Alan Davis is custody and had found Leland Davis in a nearby hotel room. Ofc. Canales advised that Leland Davis was alive in the hotel room, and he had an opportunity to talk to him briefly. Ofc. Canales advised that Leland Davis told him that he felt as thought he had been taken advantage of by Barbara Altemeier. In further observations, Ofc. Canales stated that Leland Davis had bruising around his ankles and legs. I was then advised that Leland Davis seemed "out of it" and spoke very little. Ofc. Canales did state that Leland Davis advised him that he wasn't allowed to contact anyone, but was made to go and see a doctor he didn't want too.

At that point, Ofc. Canales wanted to know about the status of Barbara Altemeier. At 1518hrs, I was advised that she was not arrested and based upon the statements that I had just received from Ofc. Canales and Ofc. Bartek, I advised them that I wanted her arrested. I advised Ofc. Canales that I would like them to make a warrantless arrest on Barbara Altemeier for her part in the embezzlements. Ofc. Canales then took Barbara into physical custody and I advised them that I would contact the Muskegon Co. Pros. Office and obtain a warrant. Ofc. Canales further stated that he would call me back shortly after taking care of the arrest.

FURTHER INVESTIGATION:

On 10-17-06 at approximately 1537hrs, I received another phone call

rpt revt.c 1.41

Date Printed: 10/24/2006

Page 36

```
**********************
03/30/10 1457
                  DALLAS POLICE DEPARTMENT
                                                  PAGE
**********************************
                   ARREST REPORT 06-0058323
ARRESTED FERSON(L,F,M):ALTEMETER,BARBRA,J
                                          HOME ZIP CODE: 92844
ADR-HOME: 13861 YOCKEY
                         APT:
                                 CITY: GARDENGR STATE: CA BT: OV
ADR-ARST: 08200
                    ABRAMSRD
                                A: CTY:DALLAS ST:TX BT:253
RACE:W SEX:F AGE:55 DOB: HT:506 WT:145 HAIR:BLON EYES:BLUE LOC:LS
*****
                        CHARGES
                                *************
ARST OFCR 1:5409 CANALES
                                ARREST DATE: 101706 TIME: 1500
                        ELEM:
ARST OFCR 2:8737 HUBNER.RONALD M
                                3:
                                   AT 1944 BY 3137 ***
DISPOSITION: *** ARRESTEE RELEASED 10/17/06
DIV CHG TYPE DESCRIPTION
                              CLS UCR PEN CD SERVICE # RCDE
01 V HOLD
         I OIMICHIGAN 10NO BOND
                                  45
**********************
IDENT #:
              PLACE OF BIRTH:
                                        NICKNAME:
DESCRIBE ARREST PREMISES:
                                OFFENSE PREMISES:
SOC SEC#:
              FPC HENRY:
                                       FBI:
ARREST HOW:
                                    RESIST ARREST:
               SOBER:
                       DRINKING:
DRUG USER:
          TYPE:
                         WEAPON TYPE:
                                                   ARMED:
ALIAS NAME 1 (L,F,M):
ALIAS NAME 2 (L.F.M):
                      JOB/SCHOOL STAT: OCCUPATION:
EMPLOYER:
                                                   TYPE:
PH-BUS:
              HOME:
                                                ST:
                            DL# :
                    VEHICLE & PROPERTY INFORMATION ************
******
VEHICLE: LOC:
                    PROP: LOC:
                                          TAG#:
TRANSPORT OFCR:
                                   SEARCHING OFCR:
                    BKNG OFCR:
                                            LOCATION:
CONDITION:
                      MED TREATMENT:
                                 TRANSFER FROM:
COMMENTS:
                    NOTIFICATION INFORMATION ***************
*******
                     DPS#:
                                 RGN#:
                                             NCIC#:
         FBI#:
ACCOMPLICE ARST INF: HOLD FOR:
                            8 Y :
                                           RIGHT THUMB PRINT
************
                              MISSING BODY PARTS:
SCARS:
OTHER FEATURES:
MOUSTACHE/TATTOOS:
                     *** END OF REPORT ***
```

Case 3:10-cv-02646-N -BK\_Document 62 Filed 03/17/11 Page 13 of 14 PageID 479

# BOOKING INFORMATION! DALLAS COUNTY JAI

<del></del>					
ALT MEIER BAR	BARA, JEANNE	TRN#			
*ALIAS NAMES	92844	*RACE	*SEX *DOB		
	FATICA ZIP 'HT 'WT FNGOVE 5'6 145	- HAIR BLAD	SUF FAIR		
P.O.B. CITIZENSHIP	SCARS/MARKS/TATTOOS/AMP	UTÁTIONS			
SOCIAL SECURITY # DRIVER'S LICENS	· <del>* · · · · · · · · · · · · · · · · · ·</del>	STATE A	TYPE /		
SPECIAL EVENT NO TYPE:	*ARRESTING AGENCY CO Dallas Police D	yot XI	PDOODD		
*ARRESTING/TRANSPORTING OFFICERS Hubner 8731	ARREST: DATE/TIME 1010 66 3:0	FIREARN			
MARITAL STATUS: M S W D	IN DALLAS COUNTY JAIL BEFORE? YES	MEDICA	PROBLEMS: YES NO NO NERVOL		
MISC. #'S 1: 2: 7	\$8838-A \$220	ARREST SYS	NOMIC NERVOUS TEM DYSFUNCTION HEART MURMA		
VEH YEAR MAKE CHEVY BLAZE PORE R	ER LIC. PLATE#		EG STATE REG. YEAR		
	TRANSPORT MATERIALS		PER. COM. PEHIC ',E? YES NO		
OCCUPATION EMPLOYER	ADDRESS C	STATE	ZIP *PHONE		
*EMERGENCY CONTACT:	Je M	A RELOTIO	ONSHIP		
•ADDBESS CITY STAT	719	PHONE	* A TANK		
*DOES THIS ARREST STEM FROM FAMILY VIOLENCE OF HARASSMENT?  *VICTIM'S NAME:  PHONE # OR ADDRESS:					
PRISONER MONEY COUNT:	PR	ISONER ACKNOWLE MONEY COUNT:			
*SEARCH-IN OFFICER & I.D. #	•D	ATE	TIME		
CHARGE (INCLUDE H/F) LEVEL AND DEGREE	STATUTE CITATION AND OFFENSE CODE	WARRANT#	DOMESTIC / FAMILY VIOLENCE YES OR NO		
Hold Fruitport Michigan		John .			
			Z		
			4		

Respectively submitted,

Barbara Jeanne Altemeier, Pro Se

13861 Yockey Street

Garden Grove, California 92844

(714) 379-9557

### **VERIFICATION**

IT IS HEREBY Verified that under the penalties of perjury that the foregoing Appendix to Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)6 and Brief in Support is true and correct to the best of my knowledge and belief.

Witness my hand and seal this \_\_\_\_\_\_ day of March, 2011.

Barbara Jeanne Altemeier

### **CERTIFICATE OF SERVICE**

IT IS HEREBY Certified that a copy of the aforementioned Appendix to Plaintiff's First Supplemental Response to Defendants Hubner and Canales' Motion to Dismiss Under Rule 12(b)6 and Brief in Support was sent by First Class Mail on the 14 day of March, 2011 to the Defendants below.

Barbara Jeanne Altemeier

J G Schuette James Carroll Butt Dallas City Attorney's Office 1500 Marilla Street 7th Floor Dallas, TX 75201